PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter I of the Patent Cooperation Treaty)

(PCT Rule 44bis)

Applicant's or agent's file reference 539,6000,10	FOR FURTHER ACTION	See item 4 below					
International application No. PCT/US2004/042792	International filing date (day/month/year) 17 December 2004 (17.12.2004)	Priority date (day/month/year) 17 December 2003 (17.12.2003)					
International Patent Classification (8th edition unless older edition indicated) See relevant information in Form PCT/ISA/237							
Applicant MEDTRONIC PHYSIO-CONTROL CORP.							

1.	This international preliminary report on patentability (Chapter I) is issued by the International Bureau on behalf of the International Searching Authority under Rule 44 bis.1(a).									
2.	This REPORT consists of a total of 8 sheets, including this cover sheet. In the attached sheets, any reference to the written opinion of the International Searching Authority should be read as a reference to the international preliminary report on patentability (Chapter I) instead.									
3.	This report contains indications relating to the following items:									
	Box No. I	Basis of the report								
	Box No. II	Priority								
i	Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability									
	Box No. IV Lack of unity of invention									
	Box No. V	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement								
	Box No. VI	Certain documents cited								
	Βοχ Νο, VΠ	Certain defects in the international application								
	Box No. VIII	Certain observations on the international application								
4.	The International Bureau will c not, except where the applicant date (Rule 44bls .2).	ommunicate this report to designated Offices in accordance with Rules 44bis.3(c) and 93bis.1 but makes an express request under Article 23(2), before the expiration of 30 months from the priority								

The International Bureau of WIPO 34, chemin des Colombettes 1211 Genova 20, Switzerland Authorized officer

Athina Nickitas-Etienne

Telephone No. +41 22 338 89 95

Date of issuance of this report 20 June 2006 (20.96.2006)

Facsimile No. +41 22 740 14 35 Form PCT/IB/373 (January 2004)

From the		
INTERNATIONAL	CEADOUING	ALITHODITY
IN LEBNATIUNAL	SEARCHING	AUIDURN

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WIPO			PCT

see form PCT/ISA/220

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (PCT Rule 43bis.1)

Date of mailing

(day/month/year) see form PCT/ISA/210 (second sheet)

Applicant's or agent's file reference see form PCT/ISA/220

FOR FURTHER ACTION

See paragraph 2 below

International application No. PCT/US2004/042792

International filing date (day/month/year)

Priority date (day/month/year)

17.12.2004

17,12.2003

International Patent Classification (IPC) or both national classification and IPC A61N1/372, A61N1/36, A61N1/08, A61N1/39

Applicant

To:

MEDTRONIC PHYSIO-CONTROL CORP.

1.	This opinion	contains	indications	relating to	o the	following it	tems:
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☑ Box No. I

Basis of the opinion

□ Box No. II

Priority

☑ Box No. III.

Non-establishment of opinion with regard to novelty, inventive step and industrial applicability

Box No. IV

Lack of unity of invention

Box No. V

Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

☐ Box No. VI

Certain documents cited

☐ Box No. VII

Certain defects in the international application

☐ Box No. VIII Certain observations on the international application

FURTHER ACTION

if a demand for international preliminary examination is made, this opinion will usually be considered to be a written opinion of the international Preliminary Examining Authority ("IPEA"). However, this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notifed the International Bureau under Rule 66.1 bis(b) that written opinions of this International Searching Authority will not be so considered.

If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of three months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later.

For further options, see Form PCT/ISA/220.

For further details, see notes to Form PCT/ISA/220.

Name and mailing address of the ISA:

European Patent Office D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523656 epmu d Fax: +49 89 2399 - 4465

Authorized Officer

Chopinaud, M.

Telephone No. +49 89 2399-7365



WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/US2004/042792

	Box No	o. I Basis of the opinion
1.	With re	gard to the language , this opinion has been established on the basis of the international application in guage in which it was filed, unless otherwise indicated under this item.
	lar	is opinion has been established on the basis of a translation from the original language into the following iguage—, which is the language of a translation furnished for the purposes of international search index Rules 12.3 and 23.1(b)).
2.	With re	gard to any nucleotide and/or amino acid sequence disclosed in the international application and ary to the claimed invention, this opinion has been established on the basis of:
	a. type	of material:
		a sequence listing
		table(s) related to the sequence listing
	b. form	at of material:
		in written format
		in computer readable form
	ç. tíme	of filing/furnishing:
		contained in the international application as filed.
		filed together with the international application in computer readable form.
		furnished subsequently to this Authority for the purposes of search.
3	h C	addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto as been filed or furnished, the required statements that the information in the subsequent or additional opies is identical to that in the application as filed or does not go beyond the application as filed, as oppropriate, were furnished.
4	. Additi	onal comments:

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/US2004/042792

			the learning stop and industrial				
app	licability		ilon with regard to novelty, inventive step and industrial				
The obvi	questions whether the claimed in ous), or to be industrially applica	nvent ble h	ion appears to be novel, to involve an inventive step (to be non ave not been examined in respect of:				
	the entire international application,						
Ø	claims Nos. 7-19						
bec	ause:						
	the said international application does not require an international	ı, or t I prel	the said claims Nos. relate to the following subject matter which iminary examination <i>(specify)</i> :				
	the description, claims or drawin unclear that no meaningful opin	ngs <i>(i</i> ion c	indicate particular elements below) or said claims Nos. are so ould be formed (specify):				
	the claims, or said claims Nos. are so inadequately supported by the description that no meaningful opinion could be formed.						
×	no international search report h	as be	een established for the whole application or for said claims Nos. 7-19				
	the nucleotide and/or amino aci C of the Administrative Instructi	d sec ons i	quence listing does not comply with the standard provided for in Annex n that:				
	the written form		has not been furnished				
			does not comply with the standard				
	the computer readable form		has not been furnished				
			does not comply with the standard				
	1 the tables related to the nucleotide and/or amino acid sequence listing, if in computer readable form only, or not comply with the technical requirements provided for in Annex C-bis of the Administrative Instructions.						
	See separate sheet for further details						

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

	Box	No. IV	Lack of unity of ir	vention							
1.	Ø 1	n resp	onse to the invitation	(Form PC	CT/ISA/206	i) to pay a	dditional fe	es, the app	licant has:	: •	
			paid additional fees.								
			paid additional fees	under pro	otest.						
		⊠	not paid additional fe	. es.							
2.	□ 7 t	This Ar the app	uthority found that the plicant to pay addition	requiren al fees.	nent of uni	ity of inven	tion is not	complied w	ith and ch	ose not to i	nvite
3.	This .	Author	rity considers that the	requirem	ent of unit	ty of invent	tion in acco	rdance witl	n Rule 13.	.1, 13.2 and	l 13.3 is
	□ co	ellqmc	d with								
	⊠ no	ot com	plied with for the folio	wing rea	sons:						
			parate sheet								
4.	Cons	sequer	ntly, this report has be	en estab	lished in re	espect of t	he following	g parts of th	ie internat	tional applic	ation:
	□ al	□ all parts.									
	⊠ th	e part	s relating to claims N	os. 1-6							
_	Box indu	No. V strial	Reasoned statem applicability; citatio	ent undens a <u>nd</u> e	er Rule 43 xplanatio	l <i>bis</i> .1(a)(i) ns suppo	with rega rting such	rd to nove statement	lty, Inven	tive step o	r
1.	State	ement									
	Nove	elty (N))	Yes: No:	Claims Claims	1-6					
	inve	ntive s	etep (IS)	Yes: No:	Claims Claims	1-6					
	Indu	strial a	applicability (IA)	Yes: No:	Claims Claims	1-6					

2. Citations and explanations

see separate sheet

Re Item IV.

The separate groups of inventions are:

Claims 1-6:

A patient parameter monitoring pod, comprising:

a portable housing,

a patient parameter module connectable to the patient through lead cables,

a transceiver to communicate wirelessly to a defibrillator,

and a data port to supply the patient data via a direct electrical connection to the defibrillator

Claims 7-12:

A patient parameter monitoring pod, comprising:

a housing holding a power supply;

patient lead cables attachable between the patient and the housing,

a carrying handle positioned to protect the patient lead cable port and the patient lead cables attached to the port from direct impact.

Claims 13-19 :

A patient monitor pod system, comprising:

a portable patient monitoring pod,

a component bag,

a patient parameter module,

a data port,

wherein the component storage bag has pockets for holding the pod and components of the pod, the storage bag has openings exposing the data port and permits passage therethrough the patient lead cables.

They are not so linked as to form a single general inventive concept (Rule 13.1 PCT) for the following reasons: the common subject matter of the three groups of inventions is : a patient monitoring pod, comprising :

a housing,

patient lead cables attached between a patient and the housing to collect patient data, the

patient data including at least one vital sign.

These features are all disclosed in document US-A-5 105 821. For this reason, there is no unity between claims 1, 7 and 13.

Re Item V.

1 Reference is made to the following documents:

D1: EP 1 228 782 A (ST. JUDE MEDICAL AB) 7 August 2002 (2002-08-07)

D2: US 4 096 856 A (SMITH ET AL) 27 June 1978 (1978-06-27)

D3: US 5 105 821 A (REYES ET AL) 21 April 1992 (1992-04-21)

D4: EP 1 250 944 A (GE MEDICAL SYSTEMS INFORMATION TECHNOLOGIES,

INC) 23 October 2002 (2002-10-23)

2 INDEPENDENT CLAIM 1

The present application does not meet the criteria of Article 33(1) PCT, because the subject matter of **claim 1 does not involve an inventive step** in the sense of Article 33(3)PCT.

Document D3, which is considered to represent the most relevant state of the art to the subject matter of claim 1, discloses (the references in parentheses applying to this document): a patient parameter monitoring pod, comprising:

a **portable housing** (housing of element 14, figure 1) containing a power supply; a **patient parameter module** (element 14, figure 1) connectable to a patient via **lead cables** (leads connected to elements 39, figure 1) to collect patient data, the patient data including at least one vital sign;

and a **data port** (input connector 38, figure 1) adapted to supply the patient data via a direct electrical connection to the defibrillator (defibrillator 12, figure 1).

The subject-matter of independent claim 1 differs from the disclosure of D3 in that the patient parameter monitoring pod further comprises a **transceiver** adapted to

wirelessly transmit the patient data to a defibrillator.

The problem to be solved by the present invention may therefore be regarded as enabling the distance-communication between the pod and the defibrillator.

In view of D1 the solution proposed in claim 1 of the present application cannot be considered as involving an inventive step (Article 33(3) PCT) for the following reasons:

D1 discloses the same kind of apparatus of the one described in claim 1. In D1, the patient parameter monitoring pod (element 2, figure 1) comprises a transceiver (element 8, figure 1) adapted to wirelessly transmit the patient data to a defibrillator (element 4, figure 1).

Therefore the features disclosed in D1 and D3 would be combined by the skilled person, without exercise of any inventive skills in order to solve the problem posed. The proposed solution in independent claim 1 thus cannot be considered inventive (Article 33(3) PCT).

- 3 **Dependent claims 2-6** contain either features known per se from the prior art or being simple constructional features. Thus they would only satisfy Art. 33(2),(3) PCT when referring to a patentable independent claim.
- In order to facilitate the examination of the conformity of the amended application with the requirements of Art. 34(2)(b) PCT, the applicant is requested to **clearly identify the amendments carried out**, no matter whether they concern amendments by addition, replacement or deletion, and to indicate the passages of the application as filed on which these amendments are based (see also Rule 66.8(a) PCT).

If the applicant regards it as appropriate these indications could be submitted in handwritten form on a copy of the relevant parts of the application as filed.